DAVID A. ROSENFELD, Bar No. 058163 1 WEINBERG, ROGER & ROSENFELD A Professional Corporation 2 1001 Marina Village Parkway, Suite 200 Alameda, California 94501-1091 3 Telephone 510.337.1001 Fax 510.337.1023 4 5 Attorneys for Plaintiff 6 7 8 UNITED STATES OF AMERICA 9 NATIONAL LABOR RELATIONS BOARD 10 **REGION 21** 11 2 SISTERS FOOD GROUP, INC.) Case No. 21-CA-38915 12 21-CA-38932 and 13 UNITED FOOD AND COMMERCIAL 14 WORKERS INTERNATIONAL UNION. LOCAL 1167 15 16 2 SISTERS FOOD GROUP, INC. Case No. 21-RC-21137 17 **Employer** UNITED FOOD AND COMMERCIAL 18 WORKERS INTERNATIONAL UNION. 19 **LOCAL 1167** 20 Petitioner 21 **EXCEPTIONS TO REPORT ON** 22 CHALLENGED BALLOTS AND OBJECTIONS 23 Petitioner files this limited exception to the failure of the Region to set for hearing objections 28 and 36. Objection 28 in its entirety reads: 24 25 The Employer hired anti-union thugs who campaigned against the Union in the plant. They campaigned day in and day out in one-on-one meetings and 26 in group meetings. Their conduct was coercive and interfered with the free choice of employees. The anti-union thugs failed to file their Form LM-20s 27 preventing the Petitioner from disclosing to the employees the vast amounts of money which was spent on them. They refused to disclose their true identities to the employees further coercing employees.

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Evidence was presented throughout the investigation of this that there were numerous anti-1 2 union thugs also known as anti union consultants in the plant to engage in various unfair labor 3 practices. The Region is refusing to recognize that these are anti-union thugs although it has set for hearing various other misconduct by these thugs and other agents of the Employer. Objection 28 4 should be set for hearing along with other objections. 5 Objection 36 in its entirety reads: 6 The Employer has violated basic human and international rights. 7 Since 1948, Convention 87 of the International Labor Organization has governed the 8 freedom of the association and protection of the right to organize. It has been filed with various other international conventions on which the United States is party to. These conventions and 10 international law all recognize the rights of employees to organize. 11 12 It is time that the Labor Board recognize these international rights and recognize that the violations of these rights should warrant appropriate action by the Board. These objections should 13 14 be set for hearing on the basis that the Employer violated basic international labor rights. 15 Dated: December 28, 2009 16 17 WEINBERG, ROGER & ROSENFELD A Professional Corporation 18 19 20 Attorneys for Petitioner 21 121935/555198 22 23 24 25 26

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PROOF OF SERVICE (CCP 1013)

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I am a citizen of the United States and an employee in the County of Alameda, State of California. I am over the age of eighteen years and not a party to the within action; my business address is 1001 Marina Village Parkway, Suite 200, Alameda, California 94501-1091. On December 28, 2009, I served upon the following parties in this action:

James F. Small Regional Director NLRB, Region 21 888 S. Figueroa Street, 9th Floor Los Angeles, CA 90017-5449 Eric S. Rodriguez Seyfarth Shaw, LLP One Peachtree Pointe 1545 Peachtree Street, NE, Suite 700 Atlanta, GA 30309

nlrbregion21@nlrb.gov

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copies of the document(s) described as:

EXCEPTIONS TO REPORT ON CHALLENGED BALLOTS AND OBJECTIONS

- [X] BY MAIL I placed a true copy of each document listed herein in a sealed envelope, addressed as indicated herein, and caused each such envelope, with postage thereon fully prepaid, to be placed in the United States mail at Alameda, California. I am readily familiar with the practice of Weinberg, Roger & Rosenfeld for collection and processing of correspondence for mailing, said practice being that in the ordinary course of business, mail is deposited in the United States Postal Service the same day as it is placed for collection.
- [X] BY ELECTRONIC MAIL I caused to be transmitted each document listed herein via the e-mail addresses listed above or on the attached service list.

I certify under penalty of perjury that the above is true and correct. Executed at Alameda,

California, on December 28, 2009.

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Joanna Son